

SUPERIOR COURT OF CALIFORNIA, COUNTY OF Alameda  
COURT I.D. BRANCH Oakland

PEOPLE OF THE STATE OF CALIFORNIA

VERSUS

<input checked="" type="checkbox"/>	PRES
<input type="checkbox"/>	NOT PRESENT

CASE NUMBER(S)	
92486A	- A.
	- B.
	- C.
	- D.
	- E.

DEFENDANT: KENNETH E. HOLLOWAY

AKA:

COMMITMENT TO STATE PRISON  
ABSTRACT OF JUDGMENT
 AMENDED  
 ABSTRACT
DATE OF HEARING  
(MO) (DAY) (YR)  
09 26 88DEPT. NO.  
2JUDGE  
DAVID C. LEECLERK  
Hollie M. AdamicREPORTER  
Patty Lee HubbleCOUNSEL FOR PEOPLE  
John CreightonCOUNSEL FOR DEFENDANT  
John MurckoPROBATION NO. OR PROBATION OFFICER  
Ron Locke

## 1. DEFENDANT WAS CONVICTED OF THE COMMISSION OF THE FOLLOWING FELONIES:

A.  ADDITIONAL COUNTS ARE LISTED ON  
ATTACHMENT

COUNT	CODE	SECTION NUMBER	CRIME	YEAR CRIME COMMITTED	DATE OF CONVICTION			CONVICTION BY	TERM (L.M.D.)	CONCURRENT	1/3 VIOLENT	1/3 CONSECUTIVE	CONSECUTIVE	INCOMPLETE	INCOMPLETE	STAY	PRINCIPAL OR CONSECUTIVE TIME IMPOSED	YEARS MONTHS
					MO	DAY	YEAR											
1	HS	11352	Sale of cocaine base	88 08 29	88	X		U									5 0	
2	HS	11351.5	Poss. for sale of cocaine	88 08 29	88	X		M									1 4	
.4	PC	245(a)(2)	Assault w/firearm	88 08 29	88	X		M									1 0	
																	1	

## 2. ENHANCEMENTS (CHARGED AND FOUND, STRICKEN, TIME IMPOSED):

COUNT	12022(a)		12022(b)		12022.3(a)		12022.3(b)		12022.5		12022.6(a)		12022.6(b)		12022.7		12022.8	
	C/F	S	I	C/F	S	I	C/F	S	I	C/F	S	I	C/F	S	I	C/F	S	I
1	X*		X															1 0
2	X*																	1
4																		1

## 3. INCOMPLETED SENTENCE(S) CONSECUTIVE:

COUNTY	CASE NUMBER	CREDIT FOR TIME SERVED	CREDIT			
			S	C/F	S	I

## 4. OTHER ORDERS:

Court orders sentenced stayed.

## 5. A. NUMBER OF PRIOR PRISON TERMS:

S	C/F	S	I
667.5(a)			
667.5(b)			
667.6(b)			

## B. NUMBER OF PRIOR FELONY CONVICTIONS:

S	C/F	S	I
667.6(b)			

## 6. TOTAL TIME IMPOSED ON ALL ATTACHMENT PAGES (FORM DSL 290-A):

## 7. TIME STAYED § 1170.1(b) [5-YEAR LIMIT] AND/OR § 1170.1(f) [DOUBLE BASE LIMIT]:

8. TOTAL TERM IMPOSED: → 8 14

## 9. EXECUTION OF SENTENCE IMPOSED:

A. <input checked="" type="checkbox"/> AT INITIAL SENTENCING HEARING	B. <input type="checkbox"/> AT RESENTENCING PURSUANT TO DECISION ON APPEAL	C. <input type="checkbox"/> AFTER REVOCATION OF PROBATION	D. <input type="checkbox"/> AT RESENTENCING PURSUANT TO RECALL OF COMMITMENT [PC § 1170(d)]
09 26 88			

## 10. DATE SENTENCE PRONOUNCED: MO DAY YEAR

CREDIT FOR TIME SPENT IN CUSTODY: 219

INCLUDING: 146

ACTUAL LOCAL TIME

LOCAL CONDUCT CREDITS

STATE INSTITUTIONS

 DMH CDC

09

26

88

146

73

<input checked="" type="checkbox"/> FORTHWITH	<input type="checkbox"/> INTO THE CUSTODY OF THE DIRECTOR OF CORRECTIONS AT THE RECEPTION-GUIDANCE CENTER LOCATED AT:	<input type="checkbox"/> CALIF. INSTITUTION FOR WOMEN — FRONTERA	<input checked="" type="checkbox"/> CALIF. MEDICAL FACILITY — VACAVILLE	<input type="checkbox"/> CALIF. INSTITUTION FOR MEN — CHINO
<input type="checkbox"/> AFTER 48 HOURS, EXCLUDING SATURDAYS, SUNDAYS AND HOLIDAYS		<input type="checkbox"/> OTHER (SPECIFY):		

## CLERK OF SUPERIOR COURT

I hereby certify the foregoing to be a correct abstract of the judgment made in this action.

DEPUTY'S SIGNATURE

Hollie M. Adamic

DATE

SEP 26 1988

HOLLOWAY-0085

Form Adopted by the  
Judicial Council of California  
Effective July 1, 1981

ABSTRACT OF JUDGMENT — COMMITMENT  
FORM DSL 290

Pen.C. 1213.5.

DISTRIBUTION: PINK COPY — COURT FILE, YELLOW COPY — DEPARTMENT OF CORRECTIONS, WHITE COPY — ADMINISTRATIVE OFFICE OF THE COURTS.

200



SUPERIOR COURT OF CALIFORNIA  
COUNTY OF ALAMEDA  
The foregoing instrument is a true and correct  
copy of the original on file in this office

ATTEST: JUN 1 - 2007

CLERK OF THE SUPERIOR COURT

*Julia Janina*  
Deputy

SUPERIOR COURT OF THE STATE OF CALIFORNIA  
IN AND FOR THE COUNTY OF ALAMEDA

Date: September 26, 1988 Hon.

DAVID C. LEE

, Judge  
, Deputy SheriffHollie M. Adamic  
Patty Lee Hubble, Deputy Clerk  
Reporter

THE PEOPLE OF THE STATE OF CALIFORNIA

vs.

KENNETH E. HOLLOWAY

Plaintiff \_\_\_\_\_

Counsel appearing  
for Plaintiff

John Creighton, Deputy District Attorney

Defendant \_\_\_\_\_

Counsel appearing  
for Defendant

John Murcko, Esq.

Probation Officer  
appearing

Ron Locke, Deputy Probation Officer

NATURE OF PROCEEDINGS: REPORT AND SENTENCE

ACTION No. 92486A

PN. AQFO44 CEN. 8128990

Defendant is present. Defendant's motion for new trial is denied. The District Attorney's motion to substitute copies of People's Exhibits 16 and 17 for the originals and to withdraw the originals is granted. Probation is denied.

The defendant having been convicted on August 29, 1988 by

- plea of guilty
- nolo contendere
- decision of Court
- verdict of jury

of the offenses of felonies, to wit, violation of Section 11352 of the Health and Safety Code of California as charged in the First Count of the Information; violation of Section 11351.5 of the Health and Safety Code of California as charged in the Second Count of the Information; violation of Section 245(a)(2) of the Penal Code of California as charged in the Fourth Count of the Information. The jury further found that the defendant was armed with a firearm as charged in the First and Second Counts of the Information and did personally use a firearm as charged in the Fourth Count of the Information.

The defendant is arraigned for sentence and has no legal cause to show why the judgment of this Court should not be pronounced against him/her. The Court pronounces judgment.

Defendant has been held in custody for 146 actual days plus 73 days good/worktime credit for a total of 219 days as a result of the same criminal act or acts for which he/she has been convicted.

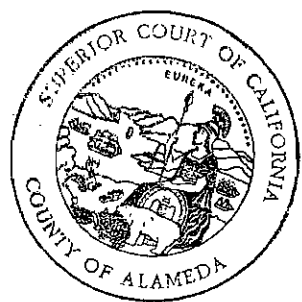
It is ORDERED that said defendant be punished by imprisonment in state prison of the State of California for the upper term of 5 years for the First Count; 1/3 the mid term which is 1 year 4 months for the Second Count; 1/3 the mid term which is 1 year for the Fourth Count; 1 year for the armed with a firearm clause in the First Count. Court stays sentencing for the armed with a firearm clause charged in the Second Count and the use of firearm clause charged in the Fourth Count.

It is further ORDERED that sentences shall be served in respect to one another as follows: the sentences imposed for the Second and Fourth Counts and the Armed with a Firearm clause are to run consecutively to the sentence imposed for the First Count.

and in respect to any prior incompletely sentenced(s) as follows:

court makes no order.

It is further ORDERED that the defendant is remanded to the custody of the Sheriff of the County of Alameda to be by him delivered to (X) Director of Corrections of the State of California at California Medical Facility, Vacaville, California ( ) California Institution for Women at Frontera, California.



SUPERIOR COURT OF CALIFORNIA  
COUNTY OF ALAMEDA  
The foregoing instrument is a true and correct  
copy of the original on file in this office  
ATTEST: JUN 1 - 2007  
CLERK OF THE SUPERIOR COURT  
BY *[Signature]*  
Deputy